DEC SESS.

1815.

Proceeds.

How to be

CHARLES RIDGELY, (OF HAMPION) Esq. GOVERNOR.

lie, resign or remove out of ning trustees shall fill the vameeting that shall happen

That it shall be lawful for ke, receive and hold for the and the buildings thereon; all the real property at any exceed two thousand dollars. That it shall be lawful for hem to propose a scheme or for raising a sum of mone y s, and to sell and dispose of w such lottery or lotteries; n of them as shall act under of any ticket in said lottery lly to the State of Maryland, s, conditioned that they will after the drawing of said lotmuch of the money arising unate adventurers for prizes vithin one year thereafter the ademy in or near Bladensded among the land records pon which or an office copy stituted against the obligors reach of the condition thereof.

186.

use a sum of money for comch in Baltimore County.

by the General Assembly of Walker, Kinsey Johns, Jer-Randle H. Moale, Nicholas Harris, William Gwinn and e county, or such of them as law, may and they are heree or schemes of a lottery for housand dollars, clear of all e of the tickets thereof in the any person or persons whatnotwithstanding; Provided, eme or schemes, the persons undertake to act under this ne office of the clerk of Baltial bond, to the State of Mary ousand dollars, with a condipay or cause to be paid within said lottery, to the fortunate nanded as may be drawn by aid prizes as shall be mentions to be proposed as aforesaid, surplus as hereinafter directed, o be put in suit for the use of be injured by a breach of the

2. AND BE IT ENAC'I'ED, That the persons aforesaid, or such of them as may undertake to act, as aforesaid, or a majority of them shall, and they are hereby directed to pay over to Charles Walker, John Folly Worthington, Kinsey Johos and Charles Worthington, within three months after the drawing the said lottery or lotteries, the balance remaining in their hands, after paying the prizes and necessary expenses at-

tending the drawing of the lottery or lotteries aforesaid.

3. AND BE IT ENACTED, That the said Charles Walker, John Toffy Worthington, Kinsey Johns and Charles Wor- applied. thington, shall, and they are hereby authorised and directed to apply the said balance towards the building and completing a Protestant Episcopal church in Baltimore county, at or near the junction of the public roads near the mouth of Charles Walker's lanc.

CHAPTER 187.

An art for the relief of Theodore Weems, of Anne Arundel county.

Passed Jan. 27, 1816. Benefit

insolvent laws granted,

SEC. 1. BE IT ENACTED by the General Assembly of Maryland, That the judges, or any judge of Anne Arusdel county court be, and they or any one of them, either in open court or in the recess of said court, are hereby authorised and directed to extend to Theodore Weems, of the county aforesaid, the benefit of the act of assembly passed at November session eighteen hundred and five, entitled, an act for the relief of sundry insolvent debtors, and the several suplements thereto, without requiring the said Theodore Weems to produce the assent in writing of so many of his creditors as have due to them two thirds in amount of the debts due by him as is prescribed by the provisions of the said act and supplements.

CHAPTER 188.

An act to condemn a lot in the city of Baltimore for a street. WHEREAS the chairman and trustees of the Baltimore 27, 1816. Exchange company on behalf of said company have petitioned the General Assembly, that a lot in the city of Baltimore begining at the north west corner of a lot lately belonging to Justus Hoppe, on Second street, and running thence west with the said street twenty-five feet to a lot belonging to Cumberland Dugan, thence south sixty six fee. with the last mentioned lot, to a lot now belonging to the said company, and lately owned by the trustees of William Belton, and others, and thence east bounding on the said last mentioned lot, twenty five feet to the said lot lately belonging to Justus Hoppe, and thence north with the last mentioned lot sixty-six feet to the place of begining; in which said lot a certain John Mason Forster, has a leasehold interest for ninety-nine years, renewable forever, subjectito a ground rent to the heirs of John O'Donnell, deceased, who own the feesimple of the same, should be condemned for a street for the use and benefit of said Exchange, and of the said city, the said Exchange company paying the persons so interested therein a full compensation for their respective interests according to a just valuation thereof to be made under the authority

of the Legislature.
AND WHEREAS it also appears to this Legislature, that the said Forster is absent from this state and resides in a re-

Passed Jan.